

In the final years of his life, he recalled happily that the "structure of the law practice" in Phoenix when he practiced there "was such that I was able to earn a decent living, while still finding time for my wife and children and some civic activities. Lawyers were not nearly as time conscious then as they are now; this meant that they probably earned less money than they might have, but had a more enjoyable life." He exhorted law school graduates to realize that because of their abilities and opportunities, they would have "choices," and that "how wisely you make these choices will determine how well spent you think your life is when you look back at it." Gathered here together, looking back at his life, the Members of the Bar of the Supreme Court are pleased and honored to announce the opinion that his was a great life, and well spent.

Wherefore, it is Resolved, That we, the Bar of the Supreme Court of the United States, express our great admiration and respect for Chief Justice William H. Rehnquist, our deep sense of loss upon his death, our appreciation for his contribution to the law, the Court, and the Nation, and our gratitude for his example of a life well spent; and it is further

Resolved, That the Solicitor General be asked to present these resolutions to the Court and that the Attorney General be asked to move that they be inscribed on the Court's permanent records.

Mr. STEVENS. Mr. President, I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. FRIST. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

REPORT FROM THE PRESIDENT OF THE UNITED STATES

Mr. STEVENS. Mr. President, as President pro tempore, I ask unanimous consent that the attached statement from the President of the United States be entered into the record today pursuant to the War Powers Resolution (P.L. 93-148) and P.L. 107-40.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

THE WHITE HOUSE,
Washington, DC, June 15, 2006.

HON. TED STEVENS,
President pro tempore of the Senate.

DEAR MR. PRESIDENT: I am providing this supplemental consolidated report, prepared by my Administration and consistent with the War Powers Resolution (Public Law 93-148), as part of my efforts to keep the Congress informed about deployments of U.S. combat-equipped Armed Forces around the world. This supplemental report covers operations in support of the war on terror, Kosovo, and Bosnia and Herzegovina.

THE WAR ON TERROR

Since September 24, 2001, I have reported, consistent with Public Law 107-40 and the War Powers Resolution, on the combat operations in Afghanistan against al-Qaida terrorists and their Taliban supporters, which began on October 7, 2001, and the deployment of various combat-equipped and combat-support forces to a number of locations in the Central, Pacific, and Southern Command

areas of operation in support of those operations and of other operations in our war on terror.

I will direct additional measures as necessary in the exercise of the U.S. right to self-defense and to protect U.S. citizens and interests. Such measures may include short-notice deployments of special operations and other forces for sensitive operations in various locations throughout the world. It is not possible to know at this time either the precise scope or duration of the deployment of U.S. Armed Forces necessary to counter the terrorist threat to the United States.

United States Armed Forces, with the assistance of numerous coalition partners, continue to conduct the U.S. campaign to pursue al-Qaida terrorists and to eliminate support to al-Qaida. These operations have been successful in seriously degrading al-Qaida's training capabilities. United States Armed Forces, with the assistance of numerous coalition partners in Combined Forces Command, Afghanistan, ended the Taliban regime and are actively pursuing and engaging remnant al-Qaida and Taliban fighters in Afghanistan. Approximately 200 U.S. personnel also are assigned to the International Security Assistance Force (ISAF) in Afghanistan. The U.N. Security Council authorized the ISAF in U.N. Security Council Resolution 1386 of December 20, 2001, and has reaffirmed its authorization since that time, most recently for a 12-month period beginning October 13, 2005, in U.N. Security Council Resolution 1623 of September 13, 2005. The mission of the ISAF under NATO command is to assist the Government of Afghanistan in creating a safe and secure environment that allows reconstruction and the reestablishment of Afghan authorities. Currently, all 26 NATO nations contribute to the ISAF. Ten non-NATO contributing countries also participate by providing military and other support personnel to the ISAF.

The United States continues to detain several hundred al-Qaida and Taliban fighters who are believed to pose a continuing threat to the United States and its interests. The combat-equipped and combat-support forces deployed to Naval Base, Guantanamo Bay, Cuba, in the U.S. Southern Command area of operations since January 2002 continue to conduct secure detention operations for the approximately 460 enemy combatants at Guantanamo Bay.

The U.N. Security Council authorized a Multinational Force (MNF) in Iraq under unified command in U.N. Security Council Resolution 1511 of October 16, 2003, and reaffirmed its authorization in U.N. Security Council Resolution 1546 of June 8, 2004. In U.N. Security Council Resolution 1637 of November 8, 2005, the Security Council, noting the Iraqi government's request to retain the presence of the MNF, extended the MNF mandate for a period ending on December 31, 2006. Under Resolutions 1546 and 1637, the mission of the MNF is to contribute to security and stability in Iraq, as reconstruction continues. These contributions have included assisting in building the capability of the Iraqi security forces and institutions as the Iraqi people drafted and approved a constitution and established a constitutionally elected government. The U.S. contribution to the MNF is approximately 131,000 military personnel.

In furtherance of our efforts against terrorists who pose a continuing and imminent threat to the United States, our friends and allies, and our forces abroad, the United States continues to work with friends and allies in areas around the globe. These efforts include the deployment of U.S. combat-equipped and combat-support forces to assist in enhancing the counterterrorism capabilities of our friends and allies. United States

combat-equipped and combat-support forces continue to be located in the Horn of Africa region, and the U.S. forces headquarters element in Djibouti provides command and control support as necessary for military operations against al-Qaida and other international terrorists in the Horn of Africa region, including in Yemen. In addition, the United States continues to conduct maritime interception operations on the high seas in the areas of responsibility of all of the geographic combatant commanders. These maritime operations have the responsibility to stop the movement, arming, or financing of international terrorists.

NATO-LED KOSOVO FORCE (KFOR)

As noted in previous reports regarding U.S. contributions in support of peacekeeping efforts in Kosovo, the U.N. Security Council authorized Member States to establish KFOR in U.N. Security Council Resolution 1244 of June 10, 1999. The mission of KFOR is to provide an international security presence in order to deter renewed hostilities; verify and, if necessary, enforce the terms of the Military Technical Agreement between NATO and the Federal Republic of Yugoslavia (which is now Serbia); enforce the terms of the Undertaking on Demilitarization and Transformation of the former Kosovo Liberation Army; provide day-to-day operational direction to the Kosovo Protection Corps; and maintain a safe and secure environment to facilitate the work of the U.N. Interim Administration Mission in Kosovo (UNMIK).

Currently, there are 24 NATO nations contributing to KFOR. Eleven non-NATO contributing countries also participate by providing military personnel and other support personnel to KFOR. The U.S. contribution to KFOR in Kosovo is about 1,700 U.S. military personnel, or approximately 11 percent of KFOR's total strength of approximately 16,000 personnel.

The U.S. forces have been assigned to the eastern region of Kosovo. For U.S. KFOR forces, as for KFOR generally, maintaining a safe and secure environment remains the primary military task. The KFOR operates under NATO command and control and rules of engagement. The KFOR coordinates with and supports the UNMIK at most levels; provides a security presence in towns, villages, and the countryside; and organizes checkpoints and patrols in key areas to provide security, protect minorities, resolve disputes, and help instill in the community a feeling of confidence.

In accordance with U.N. Security Council Resolution 1244, UNMIK continues to transfer additional competencies to the Kosovar Provisional Institutions of Self-Government, which includes the President, Prime Minister, multiple ministries, and the Kosovo Assembly. The UNMIK retains ultimate authority in some sensitive areas such as police, justice, and ethnic minority affairs.

NATO continues formally to review KFOR's mission at 6-month intervals. These reviews provide a basis for assessing current force levels, future requirements, force structure, force reductions, and the eventual withdrawal of KFOR. NATO has adopted the Joint Operations Area plan to regionalize and rationalize its force structure in the Balkans. The UNMIK international police and the Kosovo Police Service (KPS) have full responsibility for public safety and policing throughout Kosovo. The UNMIK international police and KPS also have begun to assume responsibility for guarding patrimonial sites and established border-crossing checkpoints. The KFOR augments security in particularly sensitive areas or in response to particular threats as needed.

NATO HEADQUARTERS IN BOSNIA AND
HERZEGOVINA

Pursuant to the June 2004 decision made by NATO Heads of State and Government, and in accordance with U.N. Security Council Resolution 1575 of November 22, 2004, NATO concluded its Stabilization Force operations in Bosnia-Herzegovina and established NATO Headquarters-Sarajevo to continue to assist in implementing the Peace Agreement in conjunction with a newly established European Force. The NATO Headquarters-Sarajevo, to which approximately 250 U.S. personnel are assigned, is, with the European Force, the legal successor to SFOR. The principal tasks of NATO Headquarters-Sarajevo are providing advice on defense reform and performing operational supporting tasks, such as counterterrorism and supporting the International Criminal Tribunal for the Former Yugoslavia.

I have directed the participation of U.S. Armed Forces in all of these operations pursuant to my constitutional authority to conduct U.S. foreign relations and as Commander in Chief and Chief Executive. Officials of my Administration and I communicate regularly with the leadership and other Members of Congress with regard to these deployments, and we will continue to do so.

Sincerely,

GEORGE W. BUSH.
THE WHITE HOUSE, June 15, 2006.

EDUCATING NEW MOTHERS

Mr. DURBIN. Mr. President, I rise today to recognize the importance of educating new mothers about postpartum depression. The bill I am introducing today with Senator MENENDEZ will provide screening and education for women who have given birth and will promote research into the causes, diagnoses and treatments for postpartum depression.

The Commonwealth Fund released a study last month that finds postpartum depression inhibits a mother's ability to safely and effectively care for her children after pregnancy. Mothers who are affected by postpartum depression are less likely to provide essential developmental support for the child through playing, talking, showing picture books, and following daily routines.

For many mothers, the depression worsens if it isn't diagnosed, which can lead to substance abuse, loss of employment, divorce, further social alienation, self-destructive behavior, and even suicide.

A few years ago in Chicago, within a 4-week period, several new mothers who were affected by postpartum depression took their own lives.

Melanie Stokes jumped from a 12-story Chicago hotel, taking her life only a few months after her daughter was born. The day before her daughter's first birthday, Amy Garvey's body was found floating in Lake Michigan. Jennifer Mudd Houghtaling, from Wisconsin, jumped in front a subway train in Chicago less than 5 months after giving birth to her son. Five days after giving birth to quadruplets, Ariceli Eriyas Sandoval drowned herself in Lake Michigan.

These are tragic, heart-wrenching stories. I wish I could say that is the end of the story, but the problem is far more common than that. Each year, far more than half of women giving birth suffer from postpartum mood changes. The more mild "baby blues" affect up to 80 percent of new mothers. Postpartum mood and anxiety disorders impair 10 to 20 percent of new mothers, and postpartum psychosis strikes 1 in 1,000 women after birth.

The Menendez-Durbin bill authorizes postpartum depression screening and information for mothers before they leave the birthing center. Through a State grant program, health care providers are given the tools they need to recognize signs of depression and to educate women and their families about the disorder and how to access help.

We also call on the National Institutes of Health to convene a series of national meetings on postpartum depression and psychosis and then to expand and intensify research around that consensus.

Our bill has been endorsed by the Illinois Chapter of the American Academy of Pediatrics; the Illinois Psychiatric Association; Postpartum Support International; the Association of Women's Health; Obstetric and Neonatal Nurses, AWHONN; the Family Mental Health Institute, Inc.; the National Mental Health Association and the New Jersey chapter, and the New Jersey Chapter of the American College of Obstetrics and Gynecology, ACOG.

I urge my colleagues to join Senator MENENDEZ and me in supporting the MOTHERS Act, which will ensure that new mothers are educated about postpartum depression and that research will help us prevent and treat postpartum depression in new mothers.

HONORING OUR ARMED FORCES

PETTY OFFICER 2ND CLASS JAIME JAENKE

Mr. GRASSLEY. Mr. President, I rise today to pay tribute to the first female Iowan to have lost her life in the Iraq conflict. Petty Officer 2nd Class Jaime Jaenke was a naval reservist who had been in Iraq for only 3 months. She was killed on Monday, June 5, when the humvee she was traveling in was hit by an improvised explosive device. She was 29 years old and was assigned to the Naval Mobile Construction Battalion 25 at Fort McCoy, WI.

Petty Officer Jaenke has given her life for our country, and I would ask that all Americans join me today in remembering and honoring Petty Officer Jaenke. Her loss will be felt deeply in the town of Iowa Falls. Although she had lived in Wisconsin for a number of years, she returned to Iowa 2 years ago and last fall opened an equestrian business outside Iowa Falls. My thoughts and prayers are with Petty Officer Jaenke's daughter, Kayla, her parents, Susan and Larry, as well as all those other family and friends who are grieving the loss of this young mother.

We owe a huge debt of gratitude to Petty Officer Jaenke for her sacrifice. I am greatly saddened by her passing but deeply proud and grateful for what she gave for America. Her loss remains tragic but she died a true patriot.

MARRIAGE PROTECTION AMENDMENT

Mr. GRASSLEY. Mr. President, I strongly support traditional marriage, the bedrock of our society, and I therefore support the Marriage Protection Amendment.

Like some of my colleagues, I believe that marriage is typically a State issue. Unelected, lifetime-appointed judges, however, have forced our hand on this issue. We can no longer sit idly by while a handful of activist judges lay the groundwork to overturn the Defense of Marriage Act and redefine marriage for the entire Nation.

I voted in favor of the Defense of Marriage Act a decade ago, which reinforced States rights on this issue. Since then, 26 States have passed statutes designed to protect traditional marriage by defining marriage only as the union of a man and a woman. Further, 19 States now have constitutional amendments that contain this same definition. Voters in seven additional States will vote on constitutional amendments this year. Another four State legislature—including that of my own State, Iowa—are considering sending constitutional amendments to voters within the next 2 years. Ballot initiatives are currently underway in three States. Only a handful of States have redefined marriage to include same-sex partnerships, created a version of civil unions, or lack actual or planned protection for traditional marriage.

The states have spoken. A great majority of them have decided that marriage, in their States, shall consist solely of the union of a man and a woman. But, it has become a common prediction that the Federal Defense of Marriage Act will be overturned by the judiciary. In that case, the full faith and credit clause of our Constitution would require every State to recognize so-called marriages performed in States that allow the union of same-sex couples, many only by judicial decree. We cannot allow unelected judges to force their will upon the people, who have acted through the democratic process to defend traditional marriage.

Under our Constitution, Congress has the responsibility to enact legislation. Congress also has the responsibility to initiate the constitutional amendment process. We must fulfill this duty to protect traditional marriage. We must provide the States the opportunity to defend marriage as they have defined it.

SCHOOL SAFETY ACQUIRING FACULTY EXCELLENCE ACT

Mr. ALLEN. Mr. President, I take this opportunity to express my support